Ĭ.	1 2 3 4 5 6 7	Robert J. Patterson State Bar No. 15604500 Federal ID. No. 748 Mikal C. Watts State Bar No. 20981820 Federal ID No. 12419 Watts Law Firm, LLP 555 N. Carancahua, Suite 1400 Corpus Christi, Texas 78478 Attorneys for Plaintiffs	NOV 1 2 2008  RICHARD W. WIEKING NORTHERN DISTRICT OF CALIFORNIA
	8 9		
	10	UNITED STATES DISTRICT COURT	
	11	FOR THE NORTHERN DISTRICT OF CALIFORNIA  SAN FRANCISCO DIVISION	
	12		
	13		
$ u_{\wp} $	14	IN RE NATIONAL SECURITY AGENCY TELECOMMUNICAIONS RECORDS	) MDL Docket No. 06-1791-VRW )
	15	LITIGATION, MDL No. 1791	<ul><li>) PLAINTIFFS' MOTION TO DISMISS</li><li>) WITHOUT PREJUDICE</li></ul>
	16	Plaintiffs,	)
	17	VS.	
	18	This Document Relates To: Mary J. Trevino,	)
	19	Ron Antosko, and James E. Chadden, Sr. on Behalf of Themselves and All Others Similarly	)
	20	Situated vs. AT&T, Corp. and AT&T, Inc. No. 2:06-CV-00209	)
	21		)
	22		) )
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	24 25	TO THE HONORABLE JUDGE OF SAID COURT:  COMES NOW MARY I TREVING RON ANTOSKO and JAMES E CHADDEN	
	26		
	27		
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		SR., on Behalf of Themselves and All Others Similarly Situated, "Plaintiffs". Plaintiffs move this	
		- 1 -	
	PLAINITES' MOTION TO DISMISS WITHOUT PREJUDICE		DISMISS WITHOUT PREJUDICE

1 Court for an order dismissing this case against Defendants, AT&T CORP., and AT&T, INC., and in 2 support thereof would show: 3 4 Plaintiffs are Mary J. Trevino, Ron Antosko and James E. Chadden, Sr. on Behalf of 5 Themselves and All Others Similarly Situated. Defendants are AT&T CORP., and AT&T INC. 6 Plaintiffs no longer desire to prosecute their suit, as filed, against Defendants. 7 WHEREFORE, Plaintiffs request this Court to enter an order dismissing this suit 8 without prejudice, that each party will bear its own costs incurred. 9 10 11 RESPECTFULLY SUBMITTED. 12 Robert J. Patterson 13 State Bar No. 15604500 Federal ID. No. 748 14 Mikal C. Watts 15 State Bar No. 20981820 Federal ID No. 12419 16 Watts Law Firm, LLP 555 N. Carancahua, Suite 1400 17 Corpus Christi, Texas 78478 18 (361) 887-0500 (361) 887-0055 [Fax] 19 bpatterson@wattslawfirm.com mcwatts@wattslawfirm.com 20 Robert C. Hilliard 21 Hilliard & Munoz, LLP 22 719 S. Shoreline, Ste. 500 Corpus Christi, TX 78401 23 (361) 882-1612 (361) 882-3015 [Fax] 24 bobh@hilliardandmunoz.com 25 Darrell Barger 26 Hartline, Dacus, Barger, Drever & Kern, LLP One Shoreline Plaza 27 800 N. Shoreline Blvd., Ste. 2000 North Corpus Christi, TX 78401 28 dbarger@hdbdk.com

PLAINITES' MOTION TO DISMISS WITHOUT PREJUDICE

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## ATTORNEYS FOR PLAINTIFFS

## **CERTIFICATE OF SERVICE**

The undersigned attorney hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system this 11 day of November, 2008.

Robert J. Patterson